

RECEIVED OFFICE OF THE MAYOR

2009 OCT -2 PM 2: 52

STATE OF TENNESSEE

DEPARTMENT OF FINANCE AND ADMINISTRATION

RESOURCE DEVELOPMENT AND SUPPORT OFFICE OF CRIMINAL JUSTICE PROGRAMS WILLIAM R. SNODGRASS TENNESSEE TOWER SUITE 1200 312 ROSA L. PARKS AVENUE NASHVILLE, TENNESSEE 37243-1102 (615) 741-7662 FAX (615) 532-2989

DAVE GOETZ
COMMISSIONER

September 30, 2009

A C Wharton, Mayor Shelby County Government 160 N. Main, 8th Floor Memphis, TN 38103

Dear Mayor Wharton,

Enclosed are the contracts for your 2009/2012 Victims of Crime Act (VOCA) grant award. The amount of the award is 80% of the approved total cost for your project; your match is 20% either in-kind services or in cash, as indicated in your application.

To accept this grant award, please do the following:

- Each of the two contracts must be signed by the Authorized Official in the appropriate places.
- The Authorized Official or designee must certify the following enclosed documents:
 - "Attachment C, Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion -Lower Tier Covered Transactions"
 - "Attachment D, Certification Regarding Lobbying"
 - "Attachment E, Tennessee Certification of Compliance with Regulations from U.S. Department of Justice, Office of Justice Programs, Office for Civil Rights for Subgrants Issued by the Tennessee Department of Finance and Administration, Office of Criminal Justice Programs, Nashville, Tennessee"
- Use a colored ink, such as blue do not use black ink!
- Return both contracts to this office by October 15, 2009.

We suggest returning the contracts by means which will provide a written record of delivery and receipt, such as "return receipt requested" or delivery which can be tracked (FedEx, UPS, etc.).

After the approval of Commissioner Goetz, a fully executed contract will be returned to your agency. **No payments can be made until this process is complete,** therefore, a prompt return will ensure that the payment process will begin as soon as possible.

Your Program Manager is Terry Hardin and his phone number is 615-532-3355. If we can be of assistance to you please call us. We look forward to our continued partnership with you.

Sincerely,

Paricia B. Dishman

Patricia B. Dishmar Director RECEIVED FICE OF THE MAYOR SEP 32 PM 12: 10

ACRICULTURE 17718
Agency Trac

GRANT

	(GG-type cost	reimbursement grant to a	a federal	or Tennessee	local or quasi-go	vernmen	tal entity)	
Agency Tr	acking #			Edison ID				
	N/	'A						
Grantee (legal entity name)				Grantee Fede	ral Employer Id	entificati	ion #	
Shelby County Government				C- 62-60	0000841			
VOCA								
10/1/2009	,	5/05/0040		Subrecipien	t or Vendor	CF	DA #(s)	
10/1/200		6/30/2012		Subreci	pient 🔲 Vende	or 16	6.575	
FY	State	Federal	interd	lepartmental	Other		TOTAL C	ontract Amount
2010		\$47,374.00						\$47,374.00
2011		\$.47,374.00						\$47,374.00
2012		\$47,374.00						\$47,374.00
TOTAL:		\$142.122.00						\$142,122.00
American I	Recovery and Reinve	stment Act (ARRA) Fun	ding -	YES [⊠ NO			
	OCR USE		Agend	cy Contact & T	elephone #			
	GG		Terry	Hardin 615-5	32-3355			
			Agency Budget Officer Approval (there is a balance in the appropriation from which this obligation is required to be paid that is not otherwise encumbered to pay obligations previously incurred)				the appropriation t otherwise	
			Speed	l Code		Accoun	t Code	· · · · · · · · · · · · · · · · · · ·

GRANT CONTRACT BETWEEN THE STATE OF TENNESSEE, DEPARTMENT OF FINANCE AND ADMINISTRATION OFFICE OF CRIMINAL JUSTICE PROGRAMS AND

Shelby County Government

This Grant Contract, by and between the State of Tennessee, Department of Finance and Administration, Office of Criminal Justice Programs, hereinafter referred to as the 'State' and Shelby County Government, hereinafter referred to as the "Grantee," is for the provision of passing through federal funds to government organizations for services provided to crime victims as required by the Victims of Crime Act of 1984, as further defined in the "SCOPE OF SERVICES."

Grantee Federal Employer Identification Number: 62-60000841

A. SCOPE OF SERVICES:

- A.1. The Grantee shall provide all service and deliverables as required, described, and detailed by this Scope of Services and shall meet all service and delivery timelines specified in the Scope of Services section or elsewhere in this Grant Contract.
- A.2. The Grantee shall comply with and perform all services, functions, and/or requirements as stated in the Grantee's application under which this Grant is awarded and that is hereby incorporated into this Grant as Attachment A.
- A.3. The Grantee shall comply with all reporting requirements described in the Grantee's application, in the Office of Criminal Justice Programs Administrative Manual located on the website at http://www.state.tn.us/finance/rds/ocip.htm, and in any correspondence from the Office of Criminal Justice Programs.
- A.4. The Grantee shall comply with all requirements described in the Grantee's application and in the Office of Criminal Justice Programs Administrative Manual located on the website at http://www.state.tn.us/finance/rds/ocjp.htm. The Grantee agrees to comply with any changes in requirements made in the manual and/or identified in correspondence from the Office of Criminal Justice Programs.
- A.5. The purpose of the program is to provide high quality services that directly improve the health and well-being of victims of crime. Priority will be given to victims of child abuse, domestic violence, sexual assault, and services for previously underserved victims. Services are defined as those efforts that:
 - respond to the emotional and physical needs of crime victims;
 - b. assist primary and secondary victims of crime to stabilize their lives after victimization;
 - c. assist victims to understand and participate in the criminal justice system, provide victims of crime with a measure of safety and security such as boarding up broken windows and replacing or repairing locks.
- A.6. <u>Incorporation of Additional Documents</u>. In the event of a discrepancy or ambiguity regarding the Grantee's duties, responsibilities, and performance under this Grant Contract, the following documents included by reference shall govern in order of precedence as detailed below.
 - a. this Contract document and all of its attachments and exhibits, excluding the following items incorporated by reference;

- b. the state grant proposal solicitation (resulting in this Grant Contract) and any associated amendments; and
- c. the Grantee's Proposal attached hereto to elucidate the Grant Contract scope of services.

B. GRANT CONTRACT TERM:

This Grant Contract shall be effective for the period commencing on 10/1/2009 and ending on 6/30/2012. The State shall have no obligation for services rendered by the Grantee which are not performed within the specified period.

C. PAYMENT TERMS AND CONDITIONS:

- C.1. Maximum Liability. In no event shall the maximum liability of the State under this Grant Contract exceed one hundred forty-two thousand one hundred twenty two and 00/100 dollars (\$142,122.00). The Grant Budget, attached and incorporated herein as a part of this Grant Contract as Attachment A-1 for fiscal year 09-10, as Attachment A-1 for fiscal year 10-11 and Attachment A-1 for fiscal year 11-12, shall constitute the maximum amount due the Grantee for the service and all of the Grantee's obligations hereunder. The Grant Budget line-items include, but are not limited to, all applicable taxes, fees, overhead, and all other direct and indirect costs incurred or to be incurred by the Grantee.
- C.2. <u>Compensation Firm.</u> The maximum liability of the State is not subject to escalation for any reason unless amended. The Grant Budget amounts are firm for the duration of the Grant Contract and are not subject to escalation for any reason unless amended, except as provided in Section C.6.
- C.3. Payment Methodology. The Grantee shall be compensated for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the maximum liability established in Section C.1. Upon progress toward the completion of the work, as described in Section A of this Grant Contract, the Grantee shall submit invoices prior to any reimbursement of allowable costs.
- C.4. <u>Travel Compensation</u>. Reimbursement to the Grantee for travel, meals, or lodging shall be subject to amounts and limitations specified in the "State Comprehensive Travel Regulations," as they are amended from time to time and shall be contingent upon and limited by the Grant Budget funding for said reimbursement.
- C.5. <u>Invoice Requirements</u>. The Grantee shall invoice the State no more often than monthly, with all necessary supporting documentation, to:

Department of Finance and Administration
Office of Business and Finance
312 Rosa L. Parks Avenue
Suite 2000
Nashville, TN 37243-1102
Maher.M.Wasef@tn.gov

- a. Each invoice shall clearly and accurately (all calculations must be extended and totaled correctly) detail the following required information.
 - (1) Invoice/Reference Number (assigned by the Grantee):
 - (2) Invoice Date;
 - (3) Invoice Period (period to which the reimbursement request is applicable);
 - (4) Grant Contract Number (assigned by the State to this Grant Contract);
 - (5) Account Name: Department of Finance and Administration, Office of Criminal Justice Programs;

- (6) Account/Grantor Number (uniquely assigned by the Grantee to the abovereferenced Account Name);
- (7) Grantee Name;
- (8) Grantee Federal Employer Identification Number or Social Security Number (as referenced in this Grant Contract);
- (9) Grantee Remittance Address;
- (10) Grantee Contact (name, phone, and/or fax for the individual to contact with invoice questions);
- (11) Complete Itemization of Reimbursement Requested for the Invoice Period, which shall detail, at minimum, the following:
 - i. Reimbursement Amount Requested by Grant Budget Line-Item for the invoice period (including any travel expenditure reimbursement requested in accordance with and attaching to the invoice appropriate documentation and receipts as required by the above-referenced "State Comprehensive Travel Regulations"):
 - ii. Amount Reimbursed by Grant Budget Line-Item to Date;
 - iii. Total Amount Reimbursed under the Grant Contract to Date; and
 - iv. Total Reimbursement Amount Requested (all line-items) for the invoice period.
- b. The Grantee understands and agrees that an invoice to the State under this Grant Contract shall:
 - (1) include only reimbursement requests for actual, reasonable, and necessary expenditures required in the delivery of service described in Grant Contract Section A subject to the Grant Budget and any other provision of this Grant Contract relating to allowable reimbursements; and
 - (2) not include any reimbursement requests for future expenditures.
- c. The Grantee agrees that timeframe for reimbursement begins when the State is in receipt of each invoice meeting the minimum requirements above.
- d. The Grantee shall complete and sign a "Substitute W-9 Form" provided to the Grantee by the State. The taxpayer identification number contained in the Substitute W-9 submitted to the State shall agree to the Federal Employer Identification Number or Social Security Number referenced in this Grant Contract for the Grantee. The Grantee shall not invoice the State under this Grant Contract until the State has received this completed form.
- C.6. <u>Budget Line-items.</u> Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. The Grantee may request revisions of Grant Budget line-items by letter, giving full details supporting such request, provided that such revisions do not result in funding for a line-item that was previously funded at zero dollars (\$0.00) and do not increase the total Grant amount. Grant Budget line-item revisions may not be made without prior, written approval of the State in which the terms of the approved revisions are explicitly set forth. Any such approval shall be superseded by a subsequent revision of the Grant Budget by contract amendment, and any increase in the total Grant amount shall require a contract amendment.
- C.7. <u>Disbursement Reconciliation and Close Out</u>. The Grantee shall submit a final invoice and grant disbursement reconciliation report within forty-five (45) days of the Grant Contract end date and in form and substance acceptable to the State.
 - a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by the Section C, Payment Terms and Conditions of this Grant Contract, the Grantee shall refund the difference to the State. The Grantee shall submit said refund with the final grant disbursement reconciliation report.

- b. The State shall not be responsible for the payment of any invoice submitted to the state after the final invoice and grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the final invoice to be allowable and reimbursable by the State, and such invoices will NOT be paid.
- c. The Grantee's failure to provide a final grant disbursement reconciliation report to the state as required shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.
- d. The Grantee must close out its accounting records at the end of the grant period in such a way that reimbursable expenditures and revenue collections are NOT carried forward.
- C.8. Indirect Cost. Should the Grantee request reimbursement for indirect cost, the Grantee must submit to the State a copy of the indirect cost rate approved by the cognizant federal agency and the State. The Grantee will be reimbursed for indirect cost in accordance with the approved indirect cost rate to amounts and limitations specified in the attached Grant Budget. Once the Grantee makes an election and treats a given cost as direct or indirect, it must apply that treatment consistently and may not change during the grant period. Any changes in the approved indirect cost rate must have prior approval of the cognizant federal agency and the State. If the indirect cost rate is provisional during the term of this agreement, once the rate becomes final, the Grantee agrees to remit any overpayment of funds to the State, and subject to the availability of funds the State agrees to remit any underpayment to the Grantee.
- C.9. Cost Allocation. If any part of the costs to be reimbursed under this Grant Contract are joint costs involving allocation to more than one program or activity, such costs shall be allocated and reported in accordance with the provisions of Department of Finance and Administration Policy Statement 03 or any amendments or revisions made to this policy statement during the Grant Contract period.
- C.10. Payment of Invoice. The payment of the invoice by the State shall not prejudice the State's right to object to or question any invoice or matter in relation thereto. Such payment by the State shall neither be construed as acceptance of any part of the work or service provided nor as an approval of any of the costs invoiced therein.
- C.11. <u>Unallowable Costs</u>. The Grantee's invoice shall be subject to reduction for amounts included in any invoice or payment theretofore made which are determined by the State, on the basis of audits or monitoring conducted in accordance with the terms of this Grant Contract, not to constitute allowable costs.
- C.12. <u>Deductions</u>. The State reserves the right to deduct from amounts which are or shall become due and payable to the Grantee under this or any Contract between the Grantee and the State of Tennessee any amounts which are or shall become due and payable to the State of Tennessee by the Grantee.
- C.13. Automatic Deposits. The Grantee shall complete and sign an "Authorization Agreement for Automatic Deposit (ACH Credits) Form." This form shall be provided to the Grantee by the State. Once this form has been completed and submitted to the State by the Grantee all payments to the Grantee, under this or any other contract the Grantee has with the State of Tennessee shall be made by Automated Clearing House (ACH). The Grantee shall not invoice the State for services until the Grantee has completed this form and submitted it to the State.

D. STANDARD TERMS AND CONDITIONS:

D.1. Required Approvals. The State is not bound by this Grant Contract until it is approved by the appropriate State officials in accordance with applicable Tennessee State laws and regulations.

- D.2. <u>Modification and Amendment</u>. This Grant Contract may be modified only by a written amendment executed by all parties hereto and approved by the appropriate Tennessee State officials in accordance with applicable Tennessee State laws and regulations.
- D.3. Termination for Convenience. The State may terminate this Grant Contract without cause for any reason. Said termination shall not be deemed a Breach of Contract by the State. The State shall give the Grantee at least thirty (30) days written notice before the effective termination date. The Grantee shall be entitled to compensation for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for compensation for any service which has not been rendered. The final decision as to the amount, for which the State is liable, shall be determined by the State. Should the State exercise this provision, the Grantee shall not have any right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- D.4. <u>Termination for Cause</u>. If the Grantee fails to properly perform its obligations under this Grant Contract in a timely or proper manner, or if the Grantee violates any terms of this Grant Contract, the State shall have the right to immediately terminate the Grant Contract and withhold payments in excess of fair compensation for completed services. Notwithstanding the above, the Grantee shall not be relieved of liability to the State for damages sustained by virtue of any breach of this Grant Contract by the Grantee.
- D.5. <u>Subcontracting</u>. The Grantee shall not assign this Grant Contract or enter into a subcontract for any of the services performed under this Grant Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, they shall contain, at a minimum, sections of this Grant Contract below pertaining to "Conflicts of Interest," "Lobbying," "Nondiscrimination," "Public Accountability," "Public Notice," and "Records" (as identified by the section headings). Notwithstanding any use of approved subcontractors, the Grantee shall be the prime contractor and shall be responsible for all work performed.
- D.6. <u>Conflicts of Interest</u>. The Grantee warrants that no part of the total Grant Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Grantee in connection with any work contemplated or performed relative to this Grant Contract.
- D.7. <u>Lobbying</u>. The Grantee certifies, to the best of its knowledge and belief, that:
 - a. No federally appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.
 - b. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, grant, loan, or cooperative agreement, the Grantee shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
 - c. The Grantee shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into and is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, *U.S. Code*.

- D.8. Nondiscrimination. The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State constitutional, or statutory law. The Grantee shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.
- D.9. Public Accountability. If the Grantee is subject to *Tennessee Code Annotated*, Title 8, Chapter 4, Part 4 or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program, and the Grantee shall display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least twelve inches (12") in height and eighteen inches (18") in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER'S TOLL-FREE HOTLINE: 1-800-232-5454

- D.10. <u>Public Notice</u>. All notices, informational pamphlets, press releases, research reports, signs, and similar public notices prepared and released by the Grantee shall include the statement, "This project is funded under an agreement with the Department of Finance and Administration, Office of Criminal Justice Programs." Any such notices by the Grantee shall be approved by the State.
- D.11. <u>Licensure</u>. The Grantee and its employees and all sub-grantees shall be licensed pursuant to all applicable federal, state, and local laws, ordinances, rules, and regulations and shall upon request provide proof of all licenses.
- D.12. Records. The Grantee (and any approved subcontractor) shall maintain documentation for all charges under this Contract. The books, records, and documents of the Grantee (and any approved subcontractor), insofar as they relate to work performed or money received under this Contract, shall be maintained for a period of three (3) full years from the date of the final payment and shall be subject to audit at any reasonable time and upon reasonable notice by the state agency, the Comptroller of the Treasury, or their duly appointed representatives. The records of not-for-profit entities shall be maintained in accordance with the Accounting Manual for the Recipients of Grant Funds in the State of Tennessee, published by the Tennessee Comptroller of the Treasury (available at http://comptroller.state.tn.us/ma/nonprofit/nonprofit1.pdf). The financial statements shall be prepared in accordance with generally accepted accounting principles.
- D.13. <u>Prevailing Wage Rates</u>. All grants and contracts for construction, erection, or demolition or to install goods or materials that involve the expenditure of any funds derived from the State require compliance with the prevailing wage laws as provided in *Tennessee Code Annotated*, Section 12-4-401 et seq..
- D.14. Monitoring. The Grantee's activities conducted and records maintained pursuant to this Grant Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.
- D.15. <u>Progress Reports</u>. The Grantee shall submit brief, periodic, progress reports to the State as requested.

- D.16. Annual Report and Audit. The Grantee shall prepare and submit, within nine (9) months after the close of the reporting period, an annual report of its activities funded under this Grant Contract to the commissioner or head of the Granting agency, the Tennessee Comptroller of the Treasury, and the Commissioner of Finance and Administration. The annual report for any Grantee that receives five hundred thousand dollars (\$500,000) or more in aggregate federal and state funding for all its programs shall include audited financial statements. All books of account and financial records shall be subject to annual audit by the Tennessee Comptroller of the Treasury or the Comptroller's duly appointed representative. When an audit is required, the Grantee may, with the prior approval of the Comptroller, engage a licensed independent public accountant to perform the audit. The audit contract between the Grantee and the licensed independent public accountant shall be on a contract form prescribed by the Tennessee Comptroller of the Treasury. Any such audit shall be performed in accordance with generally accepted government auditing standards, the provisions of OMB Circular A-133, if applicable, and the Audit Manual for Governmental Units and Recipients of Grant Funds published by the Tennessee Comptroller of the Treasury. The Grantee shall be responsible for reimbursement of the cost of the audit prepared by the Tennessee Comptroller of the Treasury, and payment of fees for the audit prepared by the licensed independent public accountant. Payment of the audit fees of the licensed independent public accountant by the Grantee shall be subject to the provisions relating to such fees contained in the prescribed contract form noted above. Copies of such audits shall be provided to the designated cognizant state agency, the State Granting Department, the Tennessee Comptroller of the Treasury, and the Department of Finance and Administration and shall be made available to the public.
- D.17. Procurement. If the other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, and/or contracted services, such procurement shall be made on a competitive basis, including the use of competitive bidding procedures, where practical. The Grantee shall maintain documentation for the basis of each procurement for which reimbursement is paid pursuant to this Grant Contract. In each instance where it is determined that use of a competitive procurement method was not practical, said documentation shall include a written justification for such decision and non-competitive procurement. Further, if such reimbursement is to be made with funds derived wholly or partially from federal sources, the determination of cost shall be governed by and reimbursement shall be subject to the Grantee's compliance with applicable federal procurement requirements.

The Grantee shall obtain prior approval from the State before purchasing any equipment under this Grant Contract.

- D.18. Strict Performance. Failure by any party to this Grant Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this agreement shall not be construed as a waiver or relinquishment of any such term, covenant, condition, or provision. No term or condition of this Grant Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties hereto.
- D.19. <u>Independent Contractor</u>. The parties hereto, in the performance of this Grant Contract, shall not act as employees, partners, joint venturers, or associates of one another. It is expressly acknowledged by the parties hereto that such parties are independent contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.

The Grantee, being a political subdivision of the State, is governed by the provisions of the Tennessee Government Tort Liability Act, *Tennessee Code Annotated*, Sections 29-20-101 *et seq.*, for causes of action sounding in tort. Further, no contract provision requiring a Tennessee political entity to indemnify or hold harmless the State beyond the liability imposed by law is enforceable because it appropriates public money and nullifies governmental immunity without the authorization of the General Assembly.

- D.20. <u>State Liability</u>. The State shall have no liability except as specifically provided in this Grant Contract.
- D.21. <u>Force Majeure</u>. The obligations of the parties to this Grant Contract are subject to prevention by causes beyond the parties' control that could not be avoided by the exercise of due care including, but not limited to, natural disasters, riots, wars, epidemics, or any other similar cause.
- D.22. <u>State and Federal Compliance</u>. The Grantee shall comply with all applicable state and federal laws and regulations in the performance of this Grant Contract.
- D.23. Governing Law. This Grant Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Grantee agrees that it will be subject to the exclusive jurisdiction of the courts of the State of Tennessee in actions that may arise under this Grant Contract. The Grantee acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising there from, shall be subject to and limited to those rights and remedies, if any, available under Tennessee Code Annotated, Sections 9-8-101 through 9-8-407.
- D.24. <u>Completeness</u>. This Grant Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions of the parties' agreement. This Grant Contract supersedes any and all prior understandings, representations, negotiations, and agreements between the parties relating hereto, whether written or oral.
- D.25. Severability. If any terms and conditions of this Grant Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions hereof shall not be affected thereby and shall remain in full force and effect. To this end, the terms and conditions of this Grant Contract are declared severable.
- D.26. <u>Headings</u>. Section headings are for reference purposes only and shall not be construed as part of this Grant Contract.

E. SPECIAL TERMS AND CONDITIONS:

- E.1. <u>Conflicting Terms and Conditions</u>. Should any of these special terms and conditions conflict with any other terms and conditions of this Grant Contract, these special terms and conditions shall control.
- E.2. Communications and Contacts. All instructions, notices, consents, demands, or other communications required or contemplated by this Grant Contract shall be in writing and shall be made by certified, first class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by EMAIL or facsimile transmission with recipient confirmation. Any such communications, regardless of method of transmission, shall be addressed to the respective party at the appropriate mailing address, facsimile number, or EMAIL address as set forth below or to that of such other party or address, as may be hereafter specified by written notice.

The State:

Terry Hardin, Grant Manager
Department of Finance and Administration
Office of Criminal Justice Programs
312 Rosa L. Parks Avenue
Suite 1200
Nashville, TN 37243-1102
Teryl.Hardin@tn.gov
Telephone # 615-532-3355
FAX # 615-532-2989

The Grantee:

Anna M. Whalley, Manager Shelby County Crime Victim Center 600 Adams Avenue Memphis, TN 38105 anna.whalley@shelbycountytn.gov Telephone # 901-545-5342 FAX # 901-545-4208

All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

- E.3. Subject to Funds Availability. The Grant Contract is subject to the appropriation and availability of State and/or Federal funds. In the event that the funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate the Grant Contract upon written notice to the Grantee. Said termination shall not be deemed a breach of Contract by the State. Upon receipt of the written notice, the Grantee shall cease all work associated with the Grant Contract. Should such an event occur, the Grantee shall be entitled to compensation for all satisfactory and authorized services completed as of the termination date. Upon such termination, the Grantee shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.
- E.4. Voluntary Buyout Program. The Grantee acknowledges and understands that, for a period of two years beginning August 16, 2008, restrictions are imposed on former state employees who received a State of Tennessee Voluntary Buyout Program (VBP) severance payment with regard to contracts with state agencies that participated in the VBP.
 - a. The State will not contract with either a former state employee who received a VBP severance payment or an entity in which a former state employee who received a VBP severance payment or the spouse of such an individual holds a controlling financial interest.
 - b. The State may contract with an entity with which a former state employee who received a VBP severance payment is an employee or an independent contractor. Notwithstanding the foregoing, the Grantee understands and agrees that there may be unique business circumstances under which a return to work by a former state employee who received a VBP severance payment as an employee or an independent contractor of a State grantee would not be appropriate, and in such cases the State may refuse Grantee personnel. Inasmuch, it shall be the responsibility of the State to review Grantee personnel to identify any such issues.
 - c. With reference to either subsection a. or b. above, a grantee may submit a written request for a waiver of the VBP restrictions regarding a former state employee and a contract with a state agency that participated in the VBP. Any such request must be submitted to the State in the form of the VBP Contracting Restriction Waiver Request format available from the State and the Internet at: www.state.tn.us/finance/rds/ocr/waiver.html. The determination on such a request shall be at the sole discretion of the head of the state agency that is a Party to this Grant Contract, the Commissioner of Finance and Administration, and the Commissioner of Human Resources.
- E.5. State Interest in Equipment. The Grantee shall take legal title to all equipment and to all motor vehicles, hereinafter referred to as "equipment," purchased totally or in part with funds provided under this Grant Contract, subject to the State's equitable interest therein, to the extent of its pro rata share, based upon the State's contribution to the purchase price. "Equipment" shall be defined as an article of nonexpendable, tangible, personal property having a useful life of more than one year and an acquisition cost which equals or exceeds \$5,000.00.

As authorized by the provisions of the terms of the Tennessee Uniform Commercial Code —

Secured Transaction, found at Title 47, Chapter 9 of the *Tennessee Code Annotated*, and the provisions of the Tennessee Motor Vehicle Title and Registration Law, found at Title 55, Chapter 1 of the *Tennessee Code Annotated*, an intent of this Grant document and the parties hereto is to create and acknowledge a security interest in favor of the State in the equipment and/or motor vehicles acquired by the Grantee pursuant to the provisions of this Grant document. A further intent of this Grant document is to acknowledge and continue the security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this program's prior year Grants between the State and the Grantee.

The Grantee hereto grants the State a security interest in said equipment. This agreement is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the equipment herein specified which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and the Grantee hereby grants the State a security interest in said equipment. The Grantee agrees that the State may file this Grant Contract or a reproduction thereof, in any appropriate office, as a financing statement for any of the equipment herein specified. Any reproduction of this or any other security agreement or financing statement shall be sufficient as a financing statement. In addition, the Grantee agrees to execute and deliver to the State, upon the State's request, any financing statements, as well as extensions, renewals, and amendments thereof, and reproduction of this Grant Contract in such form as the State may require to perfect a security interest with respect to said equipment. The Grantee shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements the State may reasonably require. Without the prior written consent of the State, the Grantee shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said equipment, including replacements and additions thereto. Upon the Grantee's breach of any covenant or agreement contained in this Grant Contract, including the covenants to pay when due all sums secured by this Grant Contract, the State shall have the remedies of a secured party under the Uniform Commercial Code and, at the State's option, may also invoke the remedies herein provided.

The Grantee agrees to be responsible for the accountability, maintenance, management, and inventory of all property purchased totally or in part with funds provided under this Grant Contract. The Grantee shall maintain a perpetual inventory system for all equipment purchased with funds provided under this Grant Contract and shall submit an inventory control report which must include, at a minimum, the following:

- a. Description of the equipment;
- b. Manufacturer's serial number or other identification number, when applicable;
- c. Consecutive inventory equipment tag identification;
- d. Acquisition date, cost, and check number;
- e. Fund source, State grant number, or other applicable fund source identification;
- f. Percentage of state funds applied to the purchase;
- g. Location within the Grantee's operations where the equipment is used;
- h. Condition of the property or disposition date if Grantee no longer has possession;
- Depreciation method, if applicable; and
- j. Monthly depreciation amount, if applicable.

The Grantee shall tag equipment with an identification number which is cross referenced to the equipment item on the inventory control report. The Grantee shall inventory equipment annually. The Grantee must compare the results of the inventory with the inventory control report and investigate any differences. The Grantee must then adjust the inventory control report to reflect the results of the physical inventory and subsequent investigation.

The Grantee shall submit its inventory control report of all equipment purchased with funding through this grant within thirty (30) days of the Grant Contract end date and in form and substance acceptable to the State. This inventory control report shall contain, at a minimum, the requirements specified above for inventory control. The Grantee shall notify the State, in writing, of any equipment loss describing reason(s) for the loss. Should the equipment be destroyed, lost, or

stolen, the Grantee shall be responsible to the State for the *pro rata* amount of the residual value at the time of loss based upon the State's original contribution to the purchase price.

Upon termination of the Grant Contract, where a further contractual relationship is not entered into, or at another time during the term of the Grant Contract, the Grantee shall request written approval from the State for any proposed disposition of equipment purchased with Grant funds. All equipment shall be disposed of in such a manner as parties may agree from among alternatives approved by Tennessee Department of General Services as appropriate and in accordance with any applicable federal laws or regulations.

E.6. Confidentiality of Records. Strict standards of confidentiality of records shall be maintained in accordance with the law. All material and information, regardless of form, medium or method of communication, provided to the Grantee by the State or acquired by the Grantee on behalf of the State shall be regarded as confidential information in accordance with the provisions of State law and ethical standards and shall not be disclosed, and all necessary steps shall be taken by the Grantee to safeguard the confidentiality of such material or information in conformance with State law and ethical standards.

The Grantee will be deemed to have satisfied its obligations under this section by exercising the same level of care to preserve the confidentiality of the State's information as the Grantee exercises to protect its own confidential information so long as such standard of care does not violate the applicable provisions of the first paragraph of this section.

The Grantee's obligations under this section do not apply to information in the public domain; entering the public domain but not from a breach by the Grantee of this Grant Contract; previously possessed by the Grantee without written obligations to the State to protect it; acquired by the Grantee without written restrictions against disclosure from a third party which, to the Grantee's knowledge, is free to disclose the information; independently developed by the Grantee without the use of the State's information; or, disclosed by the State to others without restrictions against disclosure.

It is expressly understood and agreed the obligations set forth in this section shall survive the termination of this Grant Contract.

IN WITNESS WHEREOF,		•
Shelby County Government:		
GRANTEE SIGNATURE	DATE	
A.C. Wharton, Mayor		
PRINTED NAME AND TITLE OF GRANTEE SIGNATORY (above)		
Department of Finance and Administration:		
•		
M. D. GOETZ JR., COMMISSIONER	DATE	

ATTACHMENT "A"

UCJŁ USE CNIY	
Application	
No	-
Grant	ļ
No	

Office of Criminal Justice Programs 2009/2010 Application for Funding

Please check the appropriate program box:

Byrne/JAG	Family Violence	□STOP 	VOCA	Byrne Technology
Cur	тепt Contract Z Numbe	r		
Sepa	arate Application Packe	ts must be completed	for each p	rogram area
1. Name and Address of Ap Shelby County Government 160 N. Main Memphis, TN 38103	plicant:	1a. Internet Addres	ss (If Appli	cable)
2. Implementing Agency: Shelby County Crime Victims 600 Adams Avenue Memphis, TN 38105	s Center	2a. Internet Addres	ss (If Appli	cable)
2b. Sub-Contractor (if applic				
 OCJP Program Title and VOCA- Domestic Violence 	Federal Purpose Area	Number:		
4. Project Title: Domestic	Violence Court Advoca	ta		
5. Beginning Date: 10/1/200		6. Ending Date:6/3	0/2012	
7. Federal I.D. #: 62-60008		o. Ending Date:0/5	0/2012	
 8. Authorized Official (Namaddress): A C Wharton/Mayor 160 N. Main, 8th floor Memphis, TN 38103 	ne, title, and complete	Phone: 901.545.450 Fax::()		Mail Address arton@shelbycountytn.gov
 Project Director (Name, t address): Anna Whalley/Manager Shelby County Crime Victims 600 Adams Ave. Memphis, TN 38105 	•	Phone: 901.545.534 Fax: 901.545.4208		-Mail Address: whalley@shelbycountytn.gov
10. Financial Director (Name Address):Cheryl Wright600 Adams Ave.Memphis, TN 38105	, title, and complete	Phone: 901.545.217 Fax: 901.545.4208	''	-Mail Address .wright@shelbycountytn.gov
11. County or Counties in Which Project Will Operate: (List ALL) Shelby 11a. Total Population: 896,013 11b. Age Group of Project Target Population (if applicable):				
12. U.S. Congressional Distri 7,8,9	icts			
13. List all federal and state g	grants that your agency	currently receives: (u	se addition	al paper if necessary)
Source	Grant Number	Amount		Purpose
				

STOP		49,264	Court Support, Advocacy
VOCA		143,536	Homicide Response Program
STOP ARRA	3793	57,110	DV Advocacy

Name and Phone Number of Person Completing Application:	Anna Whalley	901.545.5342_	
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Domestic Violence Court Advocate Shelby County Crime Victims Center

I. PURPOSE

Problem/Needs Statement

Domestic violence is a crime that affects an estimated one in four households each year. Victims often have ongoing contact with their offenders and face the fear of repeat offenses and retaliation. Victims who seek the help from the justice system are often intimidated by court processes and procedures and may not be aware of the services and options available to them.

Shelby County, which includes the city of Memphis, is the largest county in Tennessee. According to the 2000 Census, Shelby County has a population of 896,013. The Memphis Police Department responded to over 16,000 domestic violence calls in 2008. It is estimated that only one in four victims report their abuse to law enforcement (Alabama Coalition Against Domestic Violence.) This suggests that over 50,000 domestic violence assaults occur in Memphis each year. The Shelby County District Attorney General notes in his 2007 report that the Domestic Violence Prosecution Unit, the largest special unit in his office, handled 4,074 cases that year.

It is also important to note that 21% of those who live in Memphis have incomes that place them below the poverty level. That figure does not include those who would be classified as "working poor." The socioeconomic level of domestic violence victims contributes to the large number of victims applying for orders of protection but who are unable to hire an attorney to assist them, thus increasing the need for victim advocate services.

Prior to the development of the First Step to Safety (FSTS) project, a component of the Shelby County Crime Victims Center (CVC), victims without attorneys had no support when attempting to gain protection and services from the justice system. When applying for orders of protection, victims obtained a form from the civil court clerk and received no assistance in negotiating the system. Victims who applied for misdemeanor domestic violence warrants accessed services through the Citizens Dispute office of Shelby County Pretrial Services. No safety planning or victim advocacy was available and victims were often confused and frustrated by the lack consistent information and the complexity of the court process. No follow up services were made available to victims. It was feared that victims were "falling through the safety net" of services available to them because they were not aware that such services existed.

At the time that the FSTS project was initiated, there was a designated domestic violence court in Shelby County that handled misdemeanor domestic violence cases and preliminary hearings for felony cases. This court was funded initially by grants from the Violence Against Women Office (VAWO) and included monies to support advocates to work with victims with cases pending in that court. Over recent years, funding for that court diminished as did available funds to maintain an adequate number of advocates. After the VAWO grant ran out, the advocates funded by the project were funded for a time by a Local Law Enforcement Block Grant. Due to a lack of local funding to pick up their salaries, those advocate positions were eliminated. The dedicated domestic violence court was disbanded several years ago. However a new domestic violence court has recently been established in an effort to provide more consistent and comprehensive services.

Currently advocates funded through the First Step to Safety grant have been assigned to the new court to provide on site assistance with safety planning, court information and support and referrals to appropriate supports including other counselors at the CVC. The advocates will have access to office space at the Criminal Justice Center to be available to victims who were in need of assistance whether services are initially requested by victims or by prosecutors. The advocates are available to provide services to victims who are seeking protective orders and who have cases in which they were a victim pending in one of the criminal courts. The person hired with the Domestic Violence Court Advocate grant funds will function interchangeably with those hired by the FSTS grant.

Shelby County is also in the process of launching a Family Safety Center where victims will be able to access many justice system and social service needs. FSTS and this additional domestic violence court advocate may also work with domestic violence victims in that setting as well as at the CVC office or with a support group at the Exchange Club Family Center.

The Domestic Violence Court Advocate grant was developed to meet the specific needs of domestic violence victims in criminal court and in the order of protection hearing room. Victims in each of these settings need a voice in the disposition of the cases they bring before the court, information regarding their case, assistance developing safety plans and referral for appropriate social service agencies for needed assistance.

The goals of the First Step to Safety/Domestic Violence Court Advocate project are:

- Victims will have access to an advocate located in the Criminal Justice Center, the Domestic Violence Court and/or the Family Safety Center five days a week to offer court support, crisis counseling and advocacy.
- Victims in need of social services, longer-term victim services or services for child witnesses of abuse will receive direct, appropriate referrals to programs with a history of providing meaningful services to victims.
- Victims will have access to information regarding court proceedings and procedures either in person or by telephone.
- Victims will develop safety plans for the future. The complexity of the plans will be based on victim need.
- Victims will have the opportunity to attend an educational/support group facilitated by this advocate and other counselors.

Victims accessing the court system may receive services through court advocates or may be assigned to other initiatives offered by the CVC or other victim service agencies. Based on past data, it is estimated that at least 165 domestic violence victims will receive Domestic Violence Court Advocate services each year. Priority will be given to cases that suggest the victim is at substantial risk of further injury. Efforts will be made to reach out to victims who are identified by criminal justice system personnel or self identified as less able to negotiate the criminal justice and social service systems due to issues such as severe injury, a current pregnancy, mental or emotional impairment or age related issues.

II. INPUTS

Domestic Violence Court Advocate project is a collaborative effort. The advocates work closely with the CVC staff at Citizens Dispute, part of the agency directed to screen the applications of victims for protective orders and misdemeanor domestic violence arrest warrants. They also work closely with staff from the YWCA Abused Women's Services regarding interagency referrals for specific follow up services such as sheltering and services for immigrant women. The advocates work with the Exchange Club Family Center to provide a weekly educational/support group for victims of domestic violence. This group has been provided for the past ten years.

The Domestic Violence Court advocate will work with the Memphis Police Department Domestic Violence Unit to obtain referrals and information needed for hearings and court dates and will collaborate with the District Attorney General's office on cases involving violations of protective orders and assault arrests. As Shelby County employees, the First Step to Safety Advocates have computer access to the criminal justice system database which contains information regarding pending cases and protective orders.

Most of the funds requested by this project will be used to fund salaries and benefits for the advocates. (See attached Budget Summary and Budget Detail Worksheet.) Funds will also be set aside to pay for emergency assistance to help victims of domestic abuse with concrete social services including rent and utility assistance and or monies to repair or install broken doors and locks. The CVC will continue to provide support to the project by supervising trained student interns. All of he advocates working with domestic violence projects receive supervision from a licensed clinical social worker.

The advocate to be hired by this project will have education and/or experience that makes her/him uniquely qualified to work with victims of domestic abuse. The Shelby County Department of Human Resources will classify this position as a Victim Advocate B, a classification that requires a degree in counseling, social work or closely related field or a combination of equivalent education and experience. This advocate will provide crisis counseling, assistance with safety planning, court accompaniment, personal advocacy and information and referral to victims of domestic violence.

The CVC brings a fourteen year history of working with crime victims to this project. CVC staff members are respected within the criminal justice system, and have become an integral part of the victim service community. Several members of the CVC staff are involved with the Shelby County Domestic Violence Council and have served as officers of that body. The CVC provides internship opportunities for area universities. After an extensive training period, student interns may provide direct services to victims under the supervision of CVC staff.

III. ACTIVITIES

The activities of the Domestic Violence Court Advocate project are designed to meet the needs of victims applying for Orders of Protection and/or warrants for domestic violence assaults or who have criminal cases pending. FSTS/DVCA staff will:

• Offer personal and justice system advocacy to victims applying for orders and/or warrants or who have a criminal case pending in which they were the victim of domestic violence.

Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.

• Provide court accompaniment during ex-parte hearings, at the hearings for permanent protective orders and in the criminal courts to increase victim involvement in the court process.

Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.

- Assist victims by conducting a brief assessment of their needs and those of their children and making referrals to appropriate providers to support victims in returning to their pre-trauma level of functioning. Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.
- Assist victims in developing a safety plan based on their individual needs to decrease the likelihood of re-victimization.

Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.

• Attempt follow-up contact with victims when indicated in an attempt to ensure victim safety by providing ongoing support.

Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.

• Facilitate educational support groups for victims of domestic abuse to allow participants to benefit from the experiences of other victims as well as information presented by the group leaders.

Case notes and type of service provided will be entered into the CVC database which is able to compile aggregate data.

The continuing success of the Domestic Violence Court Advocate project depends on maintaining the excellent teamwork within the court setting and beyond. Advocates work closely with other CVC agency staff to provide a wide range of more in depth victim services including assistance with locating concrete social services for victims. Court advocates are in daily contact with staff from the YWCA Abused Women's Services and CAAP who also provide court advocacy services. The advocates interface with clerks, bailiffs and judges.

In addition, the FSTS advocates will continue to work with the Memphis Police Department to obtain evidence for victims including police reports and photographs of injuries. They will also assist representatives from the District Attorney General's Office Domestic Violence Prosecution Unit when they are prosecuting violations of Orders of Protection or readying a case for prosecution.

Another collaborator is Memphis Area Legal Services (MALS.) MALS coordinates a project that assists abused women with civil legal matters. The advocates refer victims to MALS for legal assistance in the case of some contested Orders of Protection, divorces and child custody issues. MALS and the CVC closely coordinate services with the permission of the victims in an effort to meet the full range of victim needs.

The FSTS collaborators include:

Sonja White Memphis Area Legal Services 109 N. Main St., 2nd floor Memphis, TN 38103 901/523-8822

Africa Gonzales YWCA 766 S. Highland Memphis, TN 38111

901/323-2211

Karen Cook, Lead Prosecutor Domestic Violence Prosecution Unit

901/545-5150

These activities will be continually reassessed to make sure that victim needs are being met. Should the activities need to be modified, the project director will contact the OCJP program manager to ensure that new project activities are in keeping with the scope of the grant.

IV. OBJECTIVES

A. Intended Outputs

Victims will receive a wide range of services including:

Sexual Assault 0

Domestic Violence 175

Stalking 5

Hotline calls 20

Crisis Intervention/Counseling 40

Counseling/Support Group 5

Victim/Witness Notification 40

Criminal Justice Advocacy/Court Accompaniment 50

Civil Legal Advocacy/Court Accompaniment 75

Victim Survivor/Advocacy 45

The goals of the Domestic Violence Court Advocate project will be met through the provision of direct services to victims of domestic violence. Staff employed to implement the project will use the CVC's ACCESS database to maintain an accurate accounting of the services provided. While it is impossible to predict the exact number of services to be rendered, the projections in this application are based on current levels of service delivery and the number of advocates available to provide the services.

The advocates will provide services in their office at the Criminal Justice Center, their offices at the CVC, at the Exchange Club Family Center, at a safe location of the victim's choice or by telephone. All case notes will be documented in each victim's confidential file with aggregate data gathered via the database. Case notes will reflect the services provided that are counted in the Annual Report as well as those that are not. Services not listed in the report, but critical in assisting victims include assessing victim needs, developing safety plans and follow up calls when appropriate to encourage victims in their pursuit of safety.

B. INTENDED OUTCOMES

In addition to reporting the number of services provided, it is important to know that the services rendered have helped victims. Simply counting the number of interventions provides a quantitative measure of the effort expended by staff to assist victims but does not reflect whether or not those interventions helped to stabilize the lives of victims. Domestic Violence Court Advocate staff will be careful not to put the victim in danger by contacting them in a manner that would allow their offenders to know that they are receiving services. Victims are contacted in person with message left only if there is no possibility of the abuser intercepting the message.

The DVCA staff will be committed to ascertaining the degree to which program services have been effective. The information is generally obtained during a routine contact with the victim, either in person or by telephone and only when the victim able to focus on evaluating service delivery. DVCA staff want to be sure that they have provided the services the program was developed to provide- court and personal advocacy, referrals to meet social service needs, safety planning and crisis counseling.

In order to make sure that their interventions have been meaningful to victims, the CVC has developed a victim satisfaction survey in compliance with recommendations from the Office of Criminal Justice Programs. The survey has a five point response scale- strongly agree, agree, disagree, strongly disagree, and neutral. In the past, this survey has often been administered in two sections with the initial portion containing those questions that the victim can evaluate earlier in the recovery process. Most often the surveys are administered during contacts that are initiated either by the victim or DVCA staff.

It is believed that these outcomes will remain constant through out the three-year funding cycle of this grant. Should victim surveys or other feedback suggest the need to address additional outcomes, they will be added subsequent to the approval of the Office for Criminal Justice Programs.

V. DATA COLLECTION PROCEDURES

Quantitative data will be obtained from existing sources. The CVC contracted with the University of Memphis to develop an ACCESS database to create victim files and compile composite data by counselor, program and for the agency. The database fields were developed based on the information required to complete reports for the Office of Criminal Justice Programs. The database can be queried to attain information for discrete time periods to track service delivery. Each advocate is responsible for inputting their own data into the system.

The DVCA staff will:

Continue to create a virtual case file for each victim served. The file will include identifying and demographic information as well as documentation of all services provided. Files are confidential and, when printed, are stored in locked facilities.

Track the demographics and number of victims served and the services rendered using the Crime

Victims Center database. These can be cross-referenced with case files.

Some of the victims who receive services have only brief contact with the DVCA staff and may only receive information via telephone and/or mail. Others are not available for follow-up due to a change of address or telephone number. FSTS staff will attempt to administer the client satisfaction survey to as many victims as possible. DVCA staff will remain constantly aware of safety risks to victims and will not leave any messages that can be intercepted by the offender. Staff will to survey each victim only once per fiscal year.

Quantitative and qualitative measures will be monitored through out the grant period so that service delivery can be modified to better meet the needs of the victims served by the DVCA program. If new needs are identified, appropriate interventions will be developed and approved by the Office for Criminal Justice Programs.

15. The Domestic Violence Court Advocate project will provide services to victims of domestic violence in Shelby County.

ADDITIONAL IDENTIFICATION INFORMATION AS NECESSARY

APPLICABLE PERIOD: The grant budget line-item amounts below shall be applicable only to expense incurred during the period beginning 7/1/2009, and ending 6/30/2010.

POLICY 03 Object Line-Item Reference	EXPENSE OBJECT LINE-ITEM CATEGORY 1 (detail schedule(s) attached as applicable)	GRANT CONTRACT	GRANTEE MATCH ³	TOTAL PROJECT
1	Salaries	26144	6536	32680
2	Benefits & Taxes	10667	2667	13334
4, 15	Professional Fee/ Grant & Award ²	0.00	0.00	0.00
373	Supplies	1491	373	1864
6	Telephone	0.00	0.00	0.00
7	Postage & Shipping	0.00	0.00	0.00
8	Occupancy	0.00	0.00	0.00
9	Equipment Rental & Maintenance	0.00	0.00	0.00
10	Printing & Publications	672	168	840
11, 12	Travel/ Conferences & Meetings	800	200	1000
13	Interest ²	NA	NA	0.00
14	Insurance	0.00	0.00	0.00
16	Specific Assistance To Individuals	7600	1900	9500
17	Depreciation ²	NA	NA	0.00
18	Other Non-Personnel 2	0.00	0.00	0.00
20	Capital Purchase ²	0.00	0.00	0.00
22	Indirect Cost	NA	NA	0.00
24	In-Kind Expense	NA	NA	0.00
N/A	Grantee Match Requirement (for any amount of the required Grantee Match that is <u>not</u> specifically delineated by other budget line-items)	0.00	0.00	0.00
25	GRAND TOTAL	47374	11844	59218

Each expense object line-item shall be defined by the Department of Finance and Administration Policy 03, *Uniform Reporting Requirements and Cost Allocation Plans for Subrecipients of Federal and State Grant Monies, Appendix A.* (posted on the Internet at: www.state.tn.us/finance/rds/ocr/policy03.pdf).

Applicable detail attached if line-item is funded.

A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the "Grant Contract" column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.

ATTACHMENT A-1 (continued) GRANT BUDGET LINE-ITEM DETAIL

1

SALARIES	AMOUNT
The position to be hired with this grant is that of a Victim Advocate. The person hired will have at least a Bachelor's degree and two years experience in a social service setting. She will assist victims on site at the CVC and/or in the domestic violence courtroom settings.	32,680
тот	AL 32,680

BENEFITS & TAXES		AMOUNT
Retirement-\$5365, FICA- 2251, Medicare-526, Group Life- 247, LTD- 581, Health- 5058, OJI- 563, Unemployment- 119		13334
	TOTAL	13334

PROFESSIONAL FEE/ GRANT & AWARD	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

SUPPLIES	AMOUNT
Supplies will pay for one computer for the new victim advocate, other office supplies and miscellaneous items needed for the program.	1864
	1864

TELEPHONE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

POSTAGE & SHIPPING	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

OCCUPANCY		AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)		0
	TOTAL	0

EQUIPMENT RENTAL & MAINTENANCE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	(
TOTAL	C
0	
PRINTING & PUBLICATION	AMOUNT
Funds will be used for educational publications, advocate's business cards and other materials needed for program.	840
TOTAL	840
TRAVEL/CONFERENCES & MEETINGS	AMOUNT
The money in this category will be used to pay for education and training for the victim advocate. She will have the opportunity to attend an OCJP approved conference and the travel will be funded.	1000
	1000
INTEREST	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT
DEPRECIATION	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT
SPECIFIC ASSISTANCE TO INDIVIDUALS	0.000
	9500
The money in this category will be used to assist individuals with rent, utility payments, safety features for their names, transportation expenses and other incidentals needed to return to normal functioning following their victimization.	9500
TOTAL	9500

CAPITAL PURCHASE		AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)		AMOUNT
	TOTAL	AMOUNT

ADDITIONAL IDENTIFICATION INFORMATION AS NECESSARY

APPLICABLE PERIOD: The grant budget line-item amounts below shall be applicable only to expense incurred during the period beginning 7/1/2010, and ending 6/30/2011.

POLICY 03 Object Line-item Reference	EXPENSE OBJECT LINE-ITEM CATEGORY 1 (detail schedule(s) attached as applicable)	GRANT CONTRACT	GRANTEE MATCH ³	TOTAL PROJECT
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4, 15	Professional Fee/ Grant & Award ²	0.00	0.00	0.00
373	Supplies	1491	373	1864
6	Telephone	0.00	0.00	0.00
7	Postage & Shipping	0.00	0.00	0.00
8	Occupancy	0.00	0.00	0.00
9	Equipment Rental & Maintenance	0.00	0.00	0.00
10	Printing & Publications	672	168	840
11, 12	Travel/ Conferences & Meetings	800	200	1000
13	Interest ²	NA	NA	0.00
14	Insurance	0.00	0.00	0.00
16	Specific Assistance To Individuals	7600	1900	9500
17	Depreciation ²	NA	NA	0.00
18	Other Non-Personnel ²	0.00	0.00	0.00
20	Capital Purchase ²	0.00	0.00	0.00
22	Indirect Cost	NA	NA	0.00
24	In-Kind Expense	NA	NA	0.00
N/A	Grantee Match Requirement (for any amount of the required Grantee Match that is <u>not</u> specifically delineated by other budget line-items)	0.00	0.00	0.00
25	GRAND TOTAL	47374	11844	59218

Each expense object line-item shall be defined by the Department of Finance and Administration Policy 03, *Uniform Reporting Requirements and Cost Allocation Plans for Subrecipients of Federal and State Grant Monies, Appendix A.* (posted on the Internet at: www.state.tn.us/finance/rds/ocr/policy03.pdf).

Applicable detail attached if line-item is funded.

³ A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the "Grant Contract" column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.

ATTACHMENT A-1 (continued) GRANT BUDGET LINE-ITEM DETAIL

2

SALARIES	AMOUNT
The position to be hired with this grant is that of a Victim Advocate. The person hired will have at least a Bachelor's degree and two years experience in a social service setting. She will assist victims on site at the CVC and/or in the domestic violence courtroom settings.	32,680
TOTAL	32,680

BENEFITS & TAXES		AMOUNT
Retirement-\$5365, FICA- 2251, Medicare-526, Group Life- 247, LTD- 581, Health- 5058, OJI- 563, Unemployment- 119		13334
	TOTAL	13334

PROFESSIONAL FEE/ GRANT & AWARD		AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)		0
	TOTAL	0

SUPPLIES	AMOUNT
Supplies will pay for one computer for the new victim advocate, other office supplies and miscellaneous items needed for the program.	1864
	1864

TELEPHONE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

POSTAGE & SHIPPING	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
тот	AL 0

OCCUPANCY	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTA	L 0

EQUIPMENT RENTAL & MAINTENANCE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

(

PRINTING & PUBLICATION	AMOUNT
Funds will be used for educational publications, advocate's business cards and other materials needed for program.	840
TOTAL	840

TRAVEL/CONFERENCES & MEETINGS	AMOUNT
The money in this category will be used to pay for education and training for the victim advocate. She will have the opportunity to attend an OCJP approved conference and the travel will be funded.	1000
	1000

INTEREST	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT

DEPRECIATION		AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)		AMOUNT
тс	TAL	AMOUNT

SPECIFIC ASSISTANCE TO INDIVIDUALS	9500
The money in this category will be used to assist individuals with rent, utility payments, safety features for their homes, transportation expenses and other incidentals needed to return to normal functioning following their victimization.	9500
TOTAL	9500

CAPITAL PURCHASE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT

ADDITIONAL IDENTIFICATION INFORMATION AS NECESSARY

APPLICABLE PERIOD: The grant budget line-item amounts below shall be applicable only to expense incurred during the period beginning 7/1/2011, and ending 6/30/2012.

POLICY 03 Object Line-item Reference	EXPENSE OBJECT LINE-ITEM CATEGORY 1 (detail schedule(s) attached as applicable)	GRANT CONTRACT	GRANTEE MATCH ³	TOTAL PROJECT
1	Salaries	26144	6536	32680
2	Benefits & Taxes	10667	2667	13334
4, 15	Professional Fee/ Grant & Award ²	0.00	0.00	0.00
373	Supplies	1491	373	1864
6	Telephone	0.00	0.00	0.00
7	Postage & Shipping	0.00	0.00	0.00
8	Occupancy	0.00	0.00	0.00
9	Equipment Rental & Maintenance	0.00	0.00	0.00
10	Printing & Publications	672	168	840
11, 12	Travel/ Conferences & Meetings	800	200	1000
13	Interest ²	NA	NA	0.00
14	Insurance	0.00	0.00	0.00
16	Specific Assistance To Individuals	7600	1900	9500
- 17	Depreciation ²	NA	NA	0.00
18	Other Non-Personnel 2	0.00	0.00	0.00
20	Capital Purchase 2	0.00	0.00	0.00
22	Indirect Cost	NA	NA	0.00
24	In-Kind Expense	NA	NA	0.00
N/A	Grantee Match Requirement (for any amount of the required Grantee Match that is <u>not</u> specifically delineated by other budget line-items)	0.00	0.00	0.00
25	GRAND TOTAL	47374	11844	59218

Each expense object line-Item shall be defined by the Department of Finance and Administration Policy 03, Uniform Reporting Requirements and Cost Allocation Plans for Subrecipients of Federal and State Grant Monies, Appendix A. (posted on the Internet at: www.state.tn.us/finance/rds/ocr/policy03.pdf).

Applicable detail attached if line-item is funded.

A Grantee Match Requirement is detailed by this Grant Budget, and the maximum total amount reimbursable by the State pursuant to this Grant Contract, as detailed by the "Grant Contract" column above, shall be reduced by the amount of any Grantee failure to meet the Match Requirement.

ATTACHMENT A-1 (continued) GRANT BUDGET LINE-ITEM DETAIL

3

SALARIES	AMOUNT
The position to be hired with this grant is that of a Victim Advocate. The person hired will have at least a Bachelor's degree and two years experience in a social service setting. She will assist victims on site at the CVC and/or in the domestic violence courtroom settings.	32,680
TOTAL	32,680

BENEFITS & TAXES	AMOUNT
Retirement-\$5365, FICA- 2251, Medicare-526, Group Life- 247, LTD- 581, Health- 5058, OJI- 563, Unemployment- 119	13334
TOTAL	13334

PROFESSIONAL FEE/ GRANT & AWARD	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

SUPPLIES	AMOUNT
Supplies will pay for one computer for the new victim advocate, other office supplies and miscellaneous items needed for the program.	1864
	1864

TELEPHONE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

POSTAGE & SHIPPING	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

OCCUPANCY	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	О
TOTAL	0

EQUIPMENT RENTAL & MAINTENANCE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	0
TOTAL	0

(

PRINTING & PUBLICATION	AMOUNT
Funds will be used for educational publications, advocate's business cards and other materials needed for program.	840
TOTAL	840

TRAVEL/CONFERENCES & MEETINGS	AMOUNT
The money in this category will be used to pay for education and training for the victim advocate. She will have the opportunity to attend an OCJP approved conference and the travel will be funded.	1000
	1000

INTEREST	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT

DEPRECIATION	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT

SPECIFIC ASSISTANCE TO INDIVIDUALS	9500
The money in this category will be used to assist individuals with rent, utility payments, safety features for their homes, transportation expenses and other incidentals needed to return to normal functioning following their victimization.	9500
TOTAL	9500

CAPITAL PURCHASE	AMOUNT
SPECIFIC, DESCRIPTIVE, DETAIL (REPEAT ROW AS NECESSARY)	AMOUNT
TOTAL	AMOUNT

• for ATTACHMENT "C" < Debarment>

Instructions for Certification

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certificate, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549.
- 5. The prospective lower tier participation agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause title "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may check the Non-procurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntary excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

ATTACHMENT "C"

U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS (SUB-RECIPIENTS)

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 28 CFR part 67, section 67.510, and Participants' responsibilities. The regulations were published as part vii of the May 26, 1988 Federal Register (pages 19160-19211)

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON PREVIOUS PAGE)

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Name and Title of Authorized Official

Name and Address of Authorizing Agency

I certify that the above information in Attachment "C" is correct and accurate.

(Please check)

"The Authorized Official certifies that to the best of his or her knowledge and belief that the information contained in this certification is correct and in accordance with the requirements of the application guidelines. The Authorized Official also certifies that the person named below is considered to be certifying this application, and is either the person legally responsible for committing the applying agency to this certification, or is executing this certification with the informed consent of the authorizing person (named and described in section 8 of attachment A)."

Name, Title and address of certifying designee: (IF DIFFERENT FROM AUTHORIZED OFFICIAL)

ATTACHMENT "D"

CERTIFICATION REGARDING LOBBYING

Each person shall file the most current edition of this certification and disclosure form, if applicable, with each submission that initiates agency consideration of such person for an award of a Federal contract, grant, or cooperative agreement of \$100,000 or more; or Federal loan of \$150,000 or more.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more that \$100,000 for each such failure.

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, a grant, loan or cooperative agreement.
- (2) If any no-Federal funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall initial here (Type N/A if not applicable) and complete and submit Standard Form # LLL, "Disclosure of Lobbying Activities", in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers and that all subrecipients shall certify and disclose accordingly.

Name and Title of Authorized Official

Name and Address of Authorizing Agency

I certify that the above information in Attachment "D" is correct and accurate. (Please check)	
"The Authorized Official certifies that to the best of his or her knowledge and belief that the inform	nation
contained in this certification is correct and in accordance with the requirements of the application guide	lines.
The Authorized Official also certifies that the person named below is either the person legally responsib	le for
committing the applying agency to this certification, or is executing this certification with the info	ormed
consent of the authorizing person (named and described in section 8 of attachment A)."	•

Name, Title and address of certifying designee: (IF DIFFERENT FROM AUTHORIZED OFFICIAL)

ATTACHMENT "E"

TENNESSEE CERTIFICATION OF COMPLIANCE WITH REGULATIONS FROM U. S. DEPARTMENT OF JUSTICE, OFFICE OF JUSTICE PROGRAMS, OFFICE FOR CIVIL RIGHTS FOR SUBGRANTS ISSUED BY THE TENNESSEE DEPARTMENT OF FINANCE AND ADMINISTRATION, OFFICE OF CRIMINAL JUSTICE PROGRAMS, NASHVILLE, TENNESSEE

INSTRUCTIONS: Complete the identifying information below. Read Parts I and II of this form completely, identifying under Part "I", the person responsible for reporting civil rights findings and under Part "II" checking one certification (A, B, C1, C2) that applies to your agency. Please obtain the signature of the Authorized Official at the bottom of page 2, forward a copy of this form to the person identified under Part "I", and return the original copy of the form to the Office of Criminal Justice Programs, William R. Snodgrass Tennessee Tower, 312 Rosa L. Parks Ave 12th Floor, Nashville, TN 37243-1102 with your signed contracts.

12th Floor, Nashville, TN 37	7243-1102 with your signe	d contracts.		
Grant #:	Grant Pi	oject Title:		
Agency Name (Funded St	ubgrantee):			
Address: Duration of Grant: Beginning Date:	Ending Date:	Award Amount:		
Project Director's Name:		Phone #:		
subject to prohibitions agains persons with limited English I certify that this agency will to all segments of the service	t discrimination in any progra proficiency. maintain data (and submit wh population; our employment ects and activities provide me	S: All subgrant recipients (regard am or activity, and must take rea- ten required) to ensure that: our practices comply with Equal Op- aningful access for people with ive Order #13166).	sonable steps to provide services are delivered in portunity Requirements	meaningful access for an equitable manner 28 CFR 42.207
I also certify that the person is will submit these finding, if and Administration within 4	n this agency or unit of gover my, to the Tennessee Office 5 days of the finding, and/or	nment who is responsible for report of Criminal Justice Programs wif the finding occurred prior to the finding occurred prior to the finding occurred	thin the Department of F ie grant award beginning	inance ; date,
Person responsible for rep	orting civil rights finding of	discrimination:		
Name:	Title:	Phone:	5.	
Address:	State:	Zip		

Check certification box (A, B, C1 or C2 below) that applies: (Only one box may be checked per agency/funding entity.)	
CERTIFICATION "A" [NO EEOP IS REQUIRED IF (1), (2) or (3), below, apply.] (This Certification applies to most non-profits and small agencies.) Check (1), (2) and/or (3) as they apply to your entity. (More than one may apply.)	
This funded entity has not been awarded more than \$1 million cumulatively from all programs administered by the U.S. Department of Justice over an 18-month period that includes the above grant duration period, and:	
(1) is an educational, medical or non-profit institution or an Indian Tribe; and/or (2) has less than 50 employees; and/or (3) was awarded through this grant from the Tennessee Office of Criminal Justice Programs less than \$25,000 in federal U. S. Department of Justice funds.	
Therefore, I hereby certify that this funded entity is not required to maintain an EEOP, pursuant to 28 CFR 42.301. et seq.	
CERTIFICATION "B" (EEOP MUST BE ON FILE)	
This funded entity, as a for-profit entity or a state or local government having 50 or more employees, was awarded, through this grant from the Tennessee Office of Criminal Justice Programs, more than \$25,000, but less than \$500,000 in federal U. S. Department of Justice funds. Also, it has not been awarded more than \$1 million cumulatively from all programs administered by the U. S. Department of Justice over an 18-month period that includes the above grant duration period.	
Therefore, I hereby certify that the funded entity has formulated an Equal Employment Opportunity Plan in accordance with 28 CFR 42.301 et. seq., sub part E, that it has been signed into effect by the proper authority and disseminated to all employees, and that it is on file for review or audit by officials of the Tennessee Office of Criminal Justice Programs or the Office for Civil Rights, Office of Justice Programs as required by relevant laws and regulations.	
CERTIFICATION "C1" (EEOP MUST BE SUBMITTED)	
This funded entity, as a for-profit entity or a state or local government having 50 or more employees, was awarded, through this grant from the Tennessee Office of Criminal Justice Programs, more than \$500,000 in federal U. S. Department of Justice funds, but it has not been awarded more than \$1 million cumulatively from all programs administered by the U. S. Department of Justice over an 18-month period that includes the above grant duration period.	
Therefore, I hereby certify that the funded entity will submit, within 45 days of the award, an Equal Employment Opportunity Plan or an EEOP short form, that will include a section specifically analyzing the subgrantee (implementing) agency, to the Office for Civil Rights, Office of Justice Programs, U.S. Department of Justice.	
<u>CERTIFICATION "C2" (EEOP MUST BE SUBMITTED)</u>	
This funded entity, as a for-profit entity or a state or local government having 50 or more employees has been awarded \$1 million cumulatively from all programs administered by the U. S. Department of Justice, including this subgrant from the Tennessee Office of Criminal Justice Programs, over an 18-month period that includes the above grant duration period.	
Therefore, I hereby certify that the funded entity will submit, within 45 days of the award, an Equal Employment Opportunity Plan or an EEOP short form, that will include a section specifically analyzing the subgrantee (implementing) agency. (If you have already submitted an EEOP applicable to this time period, send a copy of the letter received from the Office for Civil Rights showing t your EEOP is acceptable.)	h
I certify that I have read and am fully cognizant of our duties and responsibilities under this Certification. (Please check) "The Authorized Official certifies that to the best of his or her knowledge and belief that the information contained in this certification is correct and in accordance with the requirements of the application guidelines. The Authorized Official also certifies that the person named below is either the person legally responsible for committing the applying agency to this certification, or is executing this certification with the informed consent of the authorizing person (named and described in section 8 of attachment A)." Name, Title and address of certifying designee: (IF DIFFERENT FROM AUTHORIZED OFFICIAL)	